

Exhibit 1

CRIMINAL COURT OF THE CITY OF NEW YORK
COUNTY OF NEW YORK

THE PEOPLE OF THE STATE OF NEW YORK

-against-

1. Pablo Fernandez (M 21)

Defendant.

FELONY
(ARREST WARRANT)
ADA HICKEY
(212) 335-4140

STATE OF NEW YORK)
) ss.:
COUNTY OF NEW YORK)

95N045412

Police Officer Albert Molino, shield # of the 24, being duly sworn, deposes and says as follows:

On June 10, 1993, at about 1515 hours at 504 W. 135th Street in the County and State of New York, the defendant committed the offense of:

1. PL 125.25(1) Murder 2nd Degree

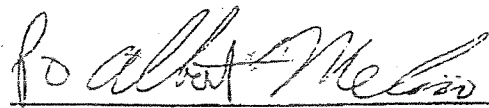
in that the defendant, with intent to cause the death of another person, caused the death of such person.

The offense was committed under the following circumstances:

P.O. Albert Molina states that he is informed by a person known to the District Attorney that defendant caused the death of Ramon Quintero in that the above described person known to the District Attorney's Office saw defendant shoot Ramon Quintero with a pistol causing his death.

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.

Sworn to before me on 6/7, 1995.



June 7, 1995 4:24 pm

Police Department 950607161931

Deponent

95N045412

COMPLAINT & WARRANT ORDERED

| | | | | | | | | | | | | | | | | | | | | | |
|---|--|-------------|-------------|-------------|---------|---------|-------------|-------------|-------------|-------------|-------------|---------|-----------|-----------|-----------|-----------|-------|----------|----------|----------|----------|
| <p>ARRAIGNMENT</p> <p>Date: June 7, 1995</p> <p>The defendant upon appearing for arraignment was assigned Legal Aid Society counsel for arraignment only.</p> <p>The defendant was assigned Legal Aid Society counsel, was represented by his own counsel, was represented by himself, was furnished with a copy of the accusatory instrument filed against him, was informed pursuant to Section 170.10 of the CPL, waived the requirement that he be informed pursuant to Section 170.10 of the CPL, was informed pursuant to Section 1607-1 of the V.T.L., was served with notice by the District Attorney pursuant to Section 710.30-1a of the CPL, was served with notice by the District Attorney pursuant to Section 710.30-1b of the CPL.</p> <p>Defendant is charged with a violation of PL125.25(1)</p> <p>Judge</p> <p>Officer's Name: Albert Molino Shield Number: Command: 24</p> <p>ADA: Hickey, Deborah #30/HOMICIDE DATE</p> | <p>COURT NUMBER FELONY COMPLAINT CRIMINAL COURT OF THE CITY OF NEW YORK NEW YORK COUNTY The People of the State of New York vs. Pablo Fernandez (M-21) NY</p> <p>ADJOURNMENT</p> <p>To Part _____</p> <p>To Date _____</p> <p>BAIL CONDITION</p> <p>#1 <input type="checkbox"/> INS. CO. BAIL BOND <input type="checkbox"/> OR CASH BAIL</p> <p>#2 <input type="checkbox"/> INS. CO. BAIL BOND <input type="checkbox"/> OR CASH BAIL</p> <p>#3 <input type="checkbox"/> INS. CO. BAIL BOND <input type="checkbox"/> OR CASH BAIL</p> <p>#4 <input type="checkbox"/> INS. CO. BAIL BOND <input type="checkbox"/> OR CASH BAIL</p> <p>The defendant, upon being paroled on his own recognizance, was directed by the Court pursuant to Sections 10.40 of the CPL.</p> <p>ADJOURNMENT REQUEST <input type="checkbox"/> PRESENT <input type="checkbox"/> ABSENT <input type="checkbox"/> NOTIFY <input type="checkbox"/> EXCUSED</p> <table border="1" style="width: 100%; text-align: center;"> <tr> <td>People</td> <td>Officer</td> <td>Officer</td> <td>Officer</td> <td>Officer</td> </tr> <tr> <td>Complainant</td> <td>Complainant</td> <td>Complainant</td> <td>Complainant</td> <td>Complainant</td> </tr> <tr> <td>Consent</td> <td>Defendant</td> <td>Defendant</td> <td>Defendant</td> <td>Defendant</td> </tr> <tr> <td>Court</td> <td>Attorney</td> <td>Attorney</td> <td>Attorney</td> <td>Attorney</td> </tr> </table> <p>SPEEDY TRIAL</p> <p>Adjournment period to be excluded under Secs 30.20 CPL</p> <p>Adjournment period to be charged under Sec 30.30 CPL</p> <p>The defendant, being without counsel, consents to this adjournment after having been advised of his rights under the Speedy Trial Rules and the effect of his consent.</p> <p>Psychiatric examination ordered Custody <input type="checkbox"/> Out Patient <input type="checkbox"/></p> <p>Narcotic examination ordered</p> <p>Medical attention required</p> <p>JUDGE</p> <p>DISPOSITION</p> <p>Charges Reduced to _____</p> <p>DISMISSAL <input type="checkbox"/> PLEA <input type="checkbox"/> CONVICTION <input type="checkbox"/> ACQUITTED</p> <p>SENTENCE</p> <p>Before pronouncing sentence at the time of conviction the Court should consider the following: The defendant is desirous of a suspended sentence. The defendant does not desire a suspended sentence.</p> <p>The defendant was asked pursuant to Section 700 of the CPL whether he wished to make a statement.</p> <p>The defendant was advised of his right to appeal.</p> <p>JUDGE</p> <p>FINE PAID</p> <p>DATE COLLECTED PART RECEIPT AMOUNT</p> <p>COLLECTED BY (FULL SIGNATURE)</p> <p>FINE BOOK ENTRY BY (FULL SIGNATURE)</p> <p>DOCKET BOOK ENTRY BY (FULL SIGNATURE)</p> | People | Officer | Officer | Officer | Officer | Complainant | Complainant | Complainant | Complainant | Complainant | Consent | Defendant | Defendant | Defendant | Defendant | Court | Attorney | Attorney | Attorney | Attorney |
| People | Officer | Officer | Officer | Officer | | | | | | | | | | | | | | | | | |
| Complainant | Complainant | Complainant | Complainant | Complainant | | | | | | | | | | | | | | | | | |
| Consent | Defendant | Defendant | Defendant | Defendant | | | | | | | | | | | | | | | | | |
| Court | Attorney | Attorney | Attorney | Attorney | | | | | | | | | | | | | | | | | |

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Criminal Court of the City of New York

I hereby certify this to be a true copy of the record on file to the Court.

6/7/95 Per [Signature]

Date IAN CAESAR Court Official/Tittle
SENIOR COURT CLERK

False statements made herein are punishable as a class A misdemeanor pursuant to section 210.45 of the penal law.

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